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take full credit for the visibility improvement achieved through these strategies.

(ii) The requirement under §51.308(e) related to Best Available Retrofit Technology for regional haze is deemed to be satisfied for pollutants addressed by the milestones and backstop trading program if, in establishing the emission reductions milestones under paragraph (f) of this section, it is shown that greater reasonable progress will be achieved for these Class I areas than would be achieved through the application of source-specific BART emission limitations under §51.308(e)(1).

(iii) The Transport Region State may consider whether any strategies necessary to achieve the reasonable progress goals required by paragraph (g)(3) of this section are incompatible with the strategies implemented under paragraph (d) of this section to the extent the State adequately demonstrates that the incompatibility is related to the costs of the compliance, the time necessary for compliance, the energy and no air quality environmental impacts of compliance, or the remaining useful life of any existing source subject to such requirements.

[64 FR 35769, July 1, 1999]

Subpart Q—Reports

AUTHORITY: Secs. 110, 301(a), 313, 319, Clean Air Act (42 U.S.C. 7410, 7601(a), 7613, 7619).

Source: 44 FR 27569, May 10, 1979, unless otherwise noted.

AIR QUALITY DATA REPORTING

§51.320 Annual air quality data report.

The requirements for reporting air quality data collected for purposes of the plan are located in subpart C of part 58 of this chapter.

SOURCE EMISSIONS AND STATE ACTION REPORTING

§51.321 Annual source emissions and State action report.

On an annual (calendar year) basis beginning with calendar year 1979, the State agency shall report to the Administrator (through the appropriate Regional Office) information as specified in §§51.323 through 51.326. Reports must be submitted by July 1 of each year for data collected and actions which took place during the period January 1 to December 31 of the previous year.

§51.322 Sources subject to emissions reporting.

- (a) Point sources subject to the annual emissions reporting requirements of §51.321 are defined as follows:
- (1) For particulate matter, PM_{10} , sulfur oxides, VOC and nitrogen oxides, any facility that actually emits a total of 181.4 metric tons (200 tons) per year or more of any one pollutant. For particulate matter emissions, the reporting requirement ends with the reporting of calendar year 1987 emissions. For PM_{10} emissions, the reporting requirement begins with the reporting of calendar year 1988 emissions.
- (2) For carbon monoxide, any facility that actually emits a total of 1814 metric tons (2000 tons) per year or more.
- (3) For lead or lead compounds measured as elemental lead, any facility that actually emits a total of 4.5 metric tons (5 tons) per year or more.
- (b) Annual emissions reporting requirements apply only to emissions of each pollutant from any individual emission point within the facility that emits:
- (1) For particulate matter, PM_{10} , sulfur oxides, VOC and nitrogen oxides. 22.7 metric tons (25 tons) per year or more. For particulate matter, the reporting requirement ends with the reporting of calendar year 1987 emissions. For PM_{10} , the reporting requirement begins with the reporting of calendar year 1988 emissions.
- (2) For carbon monoxide, 227 metric tons (250 tons) per year or more.
- (3) For lead or lead compounds measured as elemental lead, 4.5 metric tons (5 tons) per year or more.

[44 FR 27569, May 10, 1979, as amended at 44 FR 65070, Nov. 9, 1979; 52 FR 24714, July 1, 1987; 64 FR 7462, Feb. 12, 1999]

§ 51.323 Reportable emissions data and information.

(a) The State shall submit in the annual report the following emissions data and information: